

UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA :  
 : Hon.  
 v. :  
 : Crim. No. 11-  
 ALLEN WEISS :  
 : 18 U.S.C. § 1349

I N F O R M A T I O N

The defendant having waived in open court prosecution by indictment, the United States Attorney for the District of New Jersey charges:

BACKGROUND

**A. The Defendant and Others**

1. At various times relevant to this Information:

a. Defendant ALLEN WEISS was a resident of Marlboro, New Jersey, and worked as a commercial and residential real estate developer.

b. CC-1, a co-conspirator who is not named as a defendant herein, was a resident of Toms River, New Jersey, and worked as a commercial and residential real estate developer.

c. CC-2, a co-conspirator who is not named as a defendant herein, was a resident of Ocean, New Jersey, and was an attorney licensed to practice law in New Jersey.

d. CC-3, a co-conspirator who is not named as a defendant herein, was a resident of Toms River, New Jersey, and worked as a professional information technology specialist.

e. Palmer Avenue Investment Associates ("Palmer") was

a New Jersey limited liability company formed by defendant ALLEN WEISS, CC-1, CC-2, and CC-3 for the purpose of acquiring, developing, constructing, and financing commercial property, including medical offices to be erected in, among other places, the Township of Holmdel, New Jersey.

f. BMFC, LLC ("BMFC"), was a New Jersey limited liability company formed by defendant ALLEN WEISS, CC-1, CC-2, and CC-3 for the purpose of acquiring, developing, constructing, and financing commercial property, including medical offices to be erected in, among other places, the Township of Hazlet, New Jersey.

g. HMA Group, LLC ("HMA"), was a New Jersey limited liability company formed by defendant ALLEN WEISS, CC-1, CC-2, and CC-3 for the purpose of acquiring, developing, constructing, and financing commercial property, including medical offices to be erected in, among other places, the Township of Neptune, New Jersey.

h. Palmer, BMFC, and HMA each operated as a holding company for discrete properties and sites that were associated with a broader real estate development project managed by defendant ALLEN WEISS and CC-1, with the assistance of CC-2 and CC-3 (the "Real Estate Development Project").

i. Vantage Developers, LLC ("Vantage"), was a New Jersey limited liability company formed and controlled by defendant ALLEN WEISS, and was unrelated to the Real Estate

Development Project.

j. P.P., A.A., L.S., M.D., and A.D. were residents of New Jersey, and, in reliance on material misrepresentations from defendant ALLEN WEISS, CC-1, CC-2, CC-3, and their co-conspirators, invested money in the Real Estate Development Project.

k. R.S. was a resident of Fair Lawn, New Jersey, and the owner of residential property located in Colts Neck, New Jersey (the "Colts Neck Property"). In or about 2007, CC-1 worked with R.S. to facilitate R.S.'s purchase of the Colts Neck Property. During early 2009, R.S. hired defendant ALLEN WEISS to oversee remodeling work on the Colts Neck Property, which R.S. was preparing to sell at that time.

l. W-Bank, a bank operating in New Jersey, processed incoming electronic transfers of funds ("wires") through their processing department in Florida. Wires originating in New Jersey and intended for accounts maintained by W-Bank in New Jersey were routed outside of New Jersey.

**B. The Real Estate Development Project**

2. In or about summer 2008, defendant ALLEN WEISS, CC-1, and others agreed to solicit investors to finance the purchase and development of real property for use in the Real Estate Development Project. Among other things, the Real Estate Development Project included plans to purchase existing real property and convert that property into medical offices that

would be sold to physicians throughout New Jersey. Among other locations, the Real Estate Development Project included proposed development sites in the Townships of Holmdel, Hazlet, and Neptune, New Jersey.

3. Between in or about July 2008 and in or about January 2009, Defendant ALLEN WEISS, CC-1, CC-2, CC-3, and others incorporated Palmer, BMFC, and HMA, with the purpose of using those entities as holding companies for discrete properties and sites that were associated with the broader Real Estate Development Project. Defendant Allen Weiss and CC-1 used their real estate development experience to operate the various corporate entities that comprised the Real Estate Development Project. CC-2 served as legal counsel to the Real Estate Development Project. CC-3 provided information technology and other services for the Real Estate Development Project.

4. Between in or about February 2009 and in or about January 2010, based on representations from defendant ALLEN WEISS, CC-1, CC-2, CC-3, and others, investors including P.P., A.A., L.S., M.D., and A.D. invested approximately \$1,000,000 in the Real Estate Development Project. Investors in the Real Estate Development Project invested by either becoming members of Palmer, BMFC, or HMA, or by making loans to one or more of those entities or to defendant ALLEN WEISS.

### THE CONSPIRACY

5. From at least as early as in or about January 2009 through in or about February 2010, in Monmouth County, in the District of New Jersey, and elsewhere, defendant

#### **ALLEN WEISS**

did knowingly and intentionally conspire and agree with CC-1, CC-2, CC-3, and others, to execute a scheme and artifice to defraud investors and to obtain money and property by means of materially false and fraudulent pretenses, representations, and promises, and, for the purpose of executing this scheme and artifice to defraud, to transmit and cause to be transmitted by means of wire communications in interstate and foreign commerce, certain signs, signals, and sounds, contrary to Title 18, United States Code, Section 1343.

### OBJECT OF THE CONSPIRACY

6. It was the object of the conspiracy to profit by inducing investments in real estate projects by making material misrepresentations about the progress of the projects and the security of the investments.

### MANNER AND MEANS OF THE CONSPIRACY

7. It was part of the conspiracy that, between in or about February 2009 and in or about January 2010, defendant ALLEN WEISS and CC-1 represented to investors in the Real Estate Development

Project that their investment funds would be used to advance the goals of the Real Estate Development Project when, in fact, defendant ALLEN WEISS and CC-1 diverted a large portion of it for their personal use.

8. It was further part of the conspiracy that, to induce investments in the Real Estate Development Project, defendant ALLEN WEISS and CC-1 falsely promised prospective investors large returns. For example, defendant ALLEN WEISS and CC-1 falsely promised P.P. and A.A. a return of approximately 30% on their investments.

9. It was further part of the conspiracy that, in other instances, defendant ALLEN WEISS and CC-1 induced prospective investors with the false promise of a large return and a written guaranty or other security agreement. For example, L.S. agreed to invest in the Real Estate Development Project after defendant ALLEN WEISS promised L.S. a return of 20% and delivered to L.S. a false written personal guaranty from the members of HMA.

10. It was further part of the conspiracy that, the money invested in the Real Estate Development Project by P.P., A.A., L.S., M.D., A.D., and others was held in the attorney trust account of CC-2. Between in or about February 2009 and in or about January 2010, at the request of defendant ALLEN WEISS and CC-1, CC-2 transferred varying amounts of those investment funds by wire transfer from CC-2's attorney trust account to bank accounts controlled by defendant ALLEN WEISS and CC-1, including

bank accounts held by Vantage. For example, on or about February 23, 2009, at the instruction of defendant ALLEN WEISS, CC-2 caused a wire of approximately \$200,000 to be sent from CC-2's attorney trust account at W-Bank to an account at W-Bank controlled by Vantage. Defendant ALLEN WEISS and CC-1 depleted those funds, and funds similarly transferred by CC-2 to accounts controlled by defendant ALLEN WEISS and CC-1, on personal expenses and other expenses not related to the Real Estate Development Project.

11. It was further part of the conspiracy that, between in or about August 2009 and January 2010, defendant ALLEN WEISS, CC-1, CC-2, CC-3, and others made material misrepresentations to investors in the Real Estate Development Project about the security of their investments. The misrepresentations were intended to lull certain investors who had contributed funds to the Real Estate Development Project but grown concerned about its solvency, and to induce prospective investors who were uncertain about whether to contribute funds. To support those material misrepresentations, defendant ALLEN WEISS created and caused CC-2 and CC-3 to create certain false documents that defendant ALLEN WEISS caused to be delivered to certain investors in the Real Estate Development Project including M.D., A.D., P.P., and others. For example:

a. In or about March 2009, defendant ALLEN WEISS sought an investment of approximately \$150,000 from M.D., who

refused to invest in the Real Estate Development Project without assurances that the investment was secure. On or about March 10, 2009, defendant ALLEN WEISS created a false lien in the name of R.S. on the Colts Neck Residence, without R.S.'s knowledge or consent (the "Colts Neck Lien"). Defendant ALLEN WEISS further created a false "Note," purportedly from R.S., that contained a section with the purported representations and signatures of P.P. and other investors in the Real Estate Development Project, personally guaranteeing M.D.'s investment. P.P. and the other investors who were named as guarantors of M.D.'s investment did not sign their names to the Note or authorize their signatures.

b. On or about March 10, 2009, defendant ALLEN WEISS presented a copy of the false Colts Neck Lien, purportedly signed by R.S., to CC-2, to have it notarized. Defendant ALLEN WEISS falsely represented to CC-2 that R.S. had signed the Colts Neck Lien. CC-2 caused the Colts Neck Lien to be notarized even though CC-2 had not witnessed R.S. sign it.

c. On or about March 10, 2009, defendant ALLEN WEISS delivered a copy of the Colts Neck Lien to M.D. in further representation that M.D.'s investment was secure. Thereafter, M.D. invested approximately \$150,000 in the Real Estate Development Project.

d. In or about August 2009, defendant ALLEN WEISS sought an investment of approximately \$150,000 from A.D., who refused to invest in the Real Estate Development Project without



assurances that the investment was secure. In response to A.D.'s request, defendant ALLEN WEISS and CC-1 instructed CC-2 to prepare a letter, dated August 31, 2009, in which CC-2 falsely stated that CC-2's attorney trust account contained approximately \$834,000 in funds invested by others for the benefit of the Real Estate Development Project, when in fact, on or about August 31, 2009, CC-2's attorney trust account balance was approximately \$164 (the "August 31, 2009 Letter").

e. On or about September 1, 2009, Defendant Allen Weiss caused a copy of the August 31, 2009 Letter to be delivered to A.D. in further representation that A.D.'s investment was secure. Thereafter, A.D. invested approximately \$75,000 in the Real Estate Development Project.

f. In or about October 2009, at the request of defendant ALLEN WEISS, CC-3 created a false account statement for CC-2's attorney trust account, dated on or about September 30, 2009. Defendant ALLEN WEISS instructed CC-3 to create the false account statement after P.P. requested evidence that P.P.'s investment in the Real Estate Development Project was secure. In response to P.P.'s request, defendant ALLEN WEISS caused CC-2 to fax to P.P. a copy of the false account statement, prepared by CC-3, which indicated a balance in CC-2's attorney trust account of approximately \$612,461, when, in fact, the actual balance of CC-2's attorney trust account on or about September 30, 2009, was approximately \$8,973.

12. It was further part of the conspiracy that on or about January 10, 2010, defendant ALLEN WEISS held a meeting with P.P. and certain other investors in the Real Estate Development Project ("the January 10, 2010 Meeting"). During the January 10, 2010 Meeting, defendant ALLEN WEISS told P.P. and the other investors in attendance that virtually all of the approximately \$1,000,000 that had been invested in the Real Estate Development Project was gone. Defendant ALLEN WEISS offered to recoup the money if P.P. and other investors contributed additional funds toward the Real Estate Development Projects. P.P. and the other investors refused.

13. It was further part of the conspiracy that none of the developments at any of the proposed sites associated with the Real Estate Development Project was ever completed.

In violation of Title 18, United States Code, Section 1349.

  
\_\_\_\_\_  
PAUL J. FISHMAN  
United States Attorney

CASE NUMBER: \_\_\_\_\_

---

---

**United States District Court  
District of New Jersey**

---

---

**UNITED STATES OF AMERICA**

**v.**

**ALLEN WEISS**

---

---

**INFORMATION FOR**

18 U.S.C. § 1349

---

---

**PAUL J. FISHMAN**

*U.S. ATTORNEY NEWARK, NEW JERSEY*

---

---

**ANDRÉ M. ESPINOSA**

*ASSISTANT U.S. ATTORNEY*

*NEWARK, NEW JERSEY*

*973.645.2915*

---

---